IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

REQUEST FOR FILING (RULE 53(b)(1))



FOR DESIGN OR UTILITY APPLICATIONS

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	h)(1) PΔ	TENT	ADDI ICATION	(DO NOT USE	: FOR CIPS)		۰ =			
	ile 53(b)(1) PATENT APPLICATION: Continuation)									
_) application under 37 CFR 1.53(b)(1)									
	Divisional)	` ` `	,					
of pending prior application of Group Art Unit: 1649										
Inventor((s): SC	MER	/ILLE et al.		Examiner:	E. McElwain	1104			
Parent A	ppln. No	.: _	08	597,313	Atty. Dkt.	P 275564				
Perent F	Sledt F.		Series Code ①	Serial No. û		New M#	Client Ref			
Parent Filed: February 6, 1996 This Appln. Filed: June 19, 2001										
Title: I	PRODUC	TION	OE HYDROYY	LATED FATTY ACIDS	O IN CENETI	2411740015150	DI 411770			
riue.	FICODO	JIION	OF HIDROXI	LATED FATTY ACIDS	S IN GENETIC	CALLY MODIFIED	PLANTS			
Hon. Cor			Patents		Date: .	June 20, 2001				
Washing	ton, DC	20231			(Parent Mat	ter No. 216442)			
Sir										
O₩.										
[2]		To eff	ect the ahove-re	equested filing today:						
F		10 011	cot the above-it	equested filling today.						
	Attached is a copy (which must be filed) of the prior application, including:									
00						J .				
in the second										
· ×	Specification and claims (118 pages) (must be attached)									
	Draw	rings (ı	must be attach	ed if originally filed)	: 17 sheet(s)/	set: X 1 set inforr	nal;			
5 1						rmal of size	☐ A4 ☐ 11"			
1A A	lways X	one bo	x, only:							
(2)		01 <u>510</u>	ined declaration	or oath as originally f closed; therefore, this	iled in prior a	oplication attached	<u>i</u>			
tame?	<u>140</u> u	Colaia	mon or ree is en	ciosea, trieretore, triis	is a filing und	ier Rule 53(f).				
sade										
2.		s appl	ication is hereby	filed by less than all	of the invento	rs named in the pr	rior application. Petition is			
	her	eby m	ade requesting	deletion as inventor(s) of the follow	ing who is/are not	inventor(s) of the			
	inve	ention	being claimed i	n this application (DEL	ETE THE FO	LLOWING INVEN	ITOR(S)):			
	1.				•					
	3.	-			2. 4.					
	5.				4. 6.					
	7.	-			8.					
		****			o.					
2.5 TH	HE INVE	NTOR	(S) FOR THIS	NEW APPLICATION I	S(ARE):					
			/ 111101		O(,).					
	1.				2.					
	3.	_			4.					
	5.	_			6.					

The entire disclosure of the prior application is considered as being part of the disclosure of the accompanying

 application and is hereby incorporated therein by reference thereto.

8.

7.

4.	☐ Priority is claimed	d under 35 U.S.C. 119/36	55 based on fili	ng in		of					
					(country)						
	Application	No. Filing D	Date (2)	Applic	ation No.	Filing Date					
	(1)		(2) (4)								
	(5)	No. Filing C	(6)			Filing Date					
	(0)										
	a. 🔲	(No.) Certified co	py/copies attac	hed.							
	b. Certified	copy/copies previously f	iled on		1 - 2	_ in					
	U.S. /	copy/copies previously f Application No. / series code û	A social n	, ™	lea on						
	c. Certified	conv/conies filed during	International s	o. tage of PC	τ/ / .						
4(a).	(a) Domestic pri	copy/copies filed during ority is claimed from PC1	T/ US95/118	55,	filed	25 September 1995.					
. ,	(b) Benefit is cla	imed of Provisional Appl	ication No. 6	0/ , filed							
	• • •										
5.	Assignee (option	al)									
6.	Attached is the for different assignor	ling original Sheets. (D	l and all later s to <u>NOT</u> file old	uccessive ones by cover sheets.)							
O	(Assignments in parent <u>must be refilled</u> with new Cover Sheets in this continuing application if you want it/them recorded against the continuing application.)										
O UI		Ū	•	,							
UT	Please return the record	ded Assignment to the ur	aersignea.								
6	The power of attorney in the prior application is to Paul N. Kokulis, Reg. No. 16773										
Ö.	(Name and Reg. No.)										
16	whose current address	is as in item 8 below.									
O											
(A)	a. Recognize as a	ssociate attorney									
TU .	(Name, Reg. No. and Address)										
8.											
8.	of Pillebury Winthron	nmunications to Intelle LLP, Ninth Floor, East	ctual Property Tower 1100 N	'Group ew York Δ'	venue. N.W.						
	Washington, D.C. 2000		101101 1100 11		, , , , , , , , , , , , , , , , , , , ,						
9.	This application claims benefit of the following prior US application(s), the contents of which are inco										
	into this application by t	this reference: 3/ 530,862 filed	20 Contomb	or 1005							
		3/ 320,982 filed									
	No. 00	2/ 320,982 filed	26 Sontomb	or 1004							
	No. DCT/ U	3/ 314,596 filed S95/ 11855 filed	26 September	or 1005		which					
desigr	nated the U.S. and that Ir	nternational Application	was	was not	published und English	ler PCT Acticle 21(2) in					
9(a).	See the attached Prof the above listed US	eliminary Amendment, wapplication(s)	hich amends ti	ne first pag	e of the specif	cation to claim benefit					
10.	Small Entity Status →	⊠ is <u>Not</u> claim	ed 🗌 is	claimed (p ı	re-filing confirm	nation required)					
: (No.) Small Entity Statement(s) (<u>not</u> essential since 9/8/00) were/are: ☐ filed in above prior application ☐ attached.											
11.	Dotition to extend the life	fe of the above prior and	ication to at le	et the date	hereof						
(must be	e) was previously file	led in that prior application	n (Check lengt	th of prior e	xtension).						
(one box) is being concurrently filed in that prior application (Use Form PAT-111). (must be) is was previously filed in that prior application (Check length of prior extension). (Xd) is not necessary for coppendency (Double check before Xing this box).											

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- 12. INFORMATION DISCLOSURE STATEMENT: Attached is Form PTO-1449 listing all of the documents cited by Applicant and the PTO in the parent application(s) relied upon under 35 USC 120 and referenced in item 9 above. Per Rule 98(d) copies of those documents are not required now. Please consider those documents and advise that they have been considered in this new application as by returning a copy of the enclosed Form PTO-1449 with the Examiner's initials in the left column per MPEP 609.
- 13. T Attached is a Rule 103(a) Petition to Suspend Action.

If box 1A2 is X'd, do not pay fees, but leave lines 15-22 and 27-32 blank.

14. Reserved

NOTE:

FILING FEE THE FOLLOWING FILING FEE IS BASED ON ->->->-CLAIMS AS FILED AND CHANGED BY PRELIMINARY AMENDMENT IN ITEM 14<------

WO TO Large/Small Œ Entity Code 106/26 15. Basic Filing Fee . . . Design Application \$320/\$160 16. Basic Filing Fee . .Utility Application \$710/\$355 +710 101/201 +198 17. Total Effective Claims 31 minus 20 = x \$18/\$9 11 x \$80/\$40 +400 18. Independent Claims 8 minus 3 = 5 19, If any proper multiple dependent claim (ignore improper) is present, \$270/\$135 +270 104/204 Subtotal = \$1578 21 If "petition" box 13 above is X'd, add petition fee. . . .\$130 +0 581 21A. If box 6 above is X'd, add Assignment recording fee +120 22 TOTAL FILING FEE ATTACHED = \$1698

(carry forward to Item 31)

23.	ATTACHED:
24	See the attached Preliminary Amendment
25.	See NONPUBLICATION REQUEST under Rule 213(a) attached (Pat-258)

30189720_1.DOC PAT-108CN 4/01

ADDITIONAL FEE CALCULATION FOR PRELIMINARY AMENDMENT PER BOXES 24/25

		remaining after amendment		number previously paid for			Present Extra				Additional Fee	ıl
								L	arge/Small	Entity		File Code
27.	Total Effective (Claims _	*	minus **	0	_ =	0	. ×	\$18/\$9	=	\$_0	(103/203)
28.	Independent C	laims _	*	minus ***	0	_ =	0	×	\$80/\$40	=	+ 0	(102/202)
29.	If amendment e first time, add (+ 0	(104/204)
30.								A	ADDITIONA	L FEE	\$ 0	_
313					plus	FEE fr	om item	22	on page 3		+ 0	
32:							TOTAL	L FE	E ATTACH	IED	\$ 1698	
33.	*If the entry in this spa	ice is less than	a entry in th	ne next space, the	"Presen	t Extra" res	ult is "0"					
34	**If the *Highest number previously paid for* (see item 17 above) is less than 20, write *20* in this space											
35	If the "Highest number previously paid for" (see item 18 above) is less than 3, write "3" in this space								0909			
O	Our Deposit A		o. 03 - 39	75 								
suede:	22. 2140. 110.	_		C#		М#		_				

CHARGE STATEMENT: Upon the filing of a Declaration pursuant to Rule 60(b) or 60(d), the Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficient fee only) now or hereafter relative to this application and the resulting Official document under Rule 20, or credit any overpayment, to our Account/Order Nos. shown above for which purpose a duplicate copy of this sheet is attached.

This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal form is filed.

Pillsbury Winthrop LLP Intellectual Property Group Reg. No. 42197 Perry E Sig: (703) 905-2500 Fax: Tel: (703) 905-2209 Atty./Sec PEV/MJG

NOTE No. 1: File this Request in duplicate with 2 postcard receipts (PAT-103) & attachments NOTE No. 2: Is extension in parent necessary for copendency? DOUBLE CHECK Item 11 above. If yes, printout Pat-111 and head it in parent.